IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

Sean Latrel Glenn

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-against-

South Cardina Delatment of Corrections (Lieber Corr. Inst.)

(Write the full name of each defendant who is heing sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

Complaint for Violation of Civil

(Prisoner Complaint)

Case No. 2:19-cv-01517-HMH-MC

(to be filled in by the Clerk's Office)

Jury Trial: □ No

(check one)

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

When submitted for filing, your complaint should be accompanied by the full filing fee or an application to proceed in forma pauperis.

L. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Sean 2. Glenn	
All other names by	vhich you have been known:	_
ID Number	317772	_
Current Institution	LU C.I.	_
Address	990 Wisacky Hwy, Dishopuill, sc	_

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Name

Name

Job or Title

(if known)

Shield Number

Employer

Address

Individual capacity

Defendant No. 2

Name

	lob or l'itle		
	(if known)		
	Shield Number		
	Employer		
	Address		
	☐ Individual capac	ity	Official capacity
Defen	dant No. 3		
	Name		
	Job or Title		
	(if known)		
	Shield Number		
	Employer		
	Address		
	☐ Individual capaci	ity	Official capacity
Defend	Jant No. 4		
	Name		
	Job or Title		
	(if known)		
	Shield Number		
	Employer		
	Address		
	-	ii ii	
	☐ Individual capaci	ty	Official capacity

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

	<u>,,,</u> ,	Are you bringing suit against (check all that apply):
		[] Federal officials (a <i>Bivens</i> claim)
		State or local officials (a § 1983 claim)
	13.	Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?
		I was diprived of my rights to defend my-
	C.	Plaintiffs suing under <i>Bivens</i> may only recover for the violation of certain constitutional rights. If you are suing under <i>Bivens</i> , what constitutional right(s) do you claim is/are being violated by federal officials?
	D. Section 1983 allows defendants to be found liable only when they have accolor of any statute, ordinance, regulation, custom, or usage, of any State or the District of Columbia." 42 U.S.C. § 1983. If you are suing under se explain how each defendant acted under color of state or local law. If you under <i>Bivens</i> , explain how each defendant acted under color of federal landditional pages if needed.	
III.	Priso	ner Status
	Indica	ate whether you are a prisoner or other confined person as follows (check all that apply):
		Pretrial detainee
		Civilly committed detainee
		Immigration detainee

IV.

	Convicted and sentenced state prisoner
	Convicted and sentenced federal prisoner
ו	Other (explain)
Staten	nent of Claim
person relevan involve than or	as briefly as possible the facts of your case. Describe how each defendant was ally involved in the alleged wrongful action, along with the dates and locations of all at events. You may wish to include further details such as the names of other persons ed in the events giving rise to your claims. Do not cite any cases or statutes. If more ne claim is asserted, number each claim and write a short and plain statement of each n a separate paragraph. Attach additional pages if needed.
۸.	If the events giving rise to your claim arose outside an institution, describe where and when they arose.
В.	If the events giving rise to your claim arose in an institution, describe where and when
	they arose. My in colout took place at my DHo hearing on 8-31- dettil Charging pursan was no longer an employer at Lieber C. T.
C.	What date and approximate time did the events giving rise to your claim(s) occur?
D	What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?) The accuse (Danielle Turner) was no langue unplayed and I was found guilty still and yet by D to officer Dochman!

Date Filed 05/24/19

Entry Number 1

Page 6 of 16

2:19-cv-01517-HMH-MGB

VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

Did y	our claim(s) arise while you were confined in a jail, prison, or other correctiona y?
1	Yes
	No
the tir	name the jail, prison, or other correctional facility where you were confined at me of the events giving rise to your claim(s).
	the jail, prison, or other correctional facility where your claim(s) arose have a nice procedure?
	Yes
	No
	Do not know
	the grievance procedure at the jail, prison, or other correctional facility where claim(s) arose cover some or all of your claims?
	Yes
1	No
	Do not know
If yes	which claim(s)?
V=	
	ou file a grievance in the jail, prison, or other correctional facility where your s) arose concerning the facts relating to this complaint?
	Yes
	No

E.

	prison, or other correctional facility?
	Yes
7	No
lf yo	u did file a grievance:
۱.	Where did you file the grievance?
	Leber C.E., 5-26-2017 1+ time
	2nd fine Same Charton 9-1-2017
!.	What did you claim in your grievance?
	That they had no willyness to find my
	of the charge. And how can a person who
	encourt in the area so my viction when the newson
	who charged me is no larger an employee!
	What was the result, if any?
	I was still found guilty although the
	Charging officer was no longer an employee
	John Chapter
	What steps, if any, did you take to appeal that decision? Is the grievance
	process completed? If not, explain why not. (Describe all efforts to consol to
	the nighest level of the grievance process.)
	I Went through with the entire process of
	The griculance process all the way to the
	A.L. C where I was appointed a sudge!

F. If you did not file a grievance:		did not file a grievance:
	1.	If there are any reasons why you did not file a grievance, state them here:
	2.	If you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any:
().		set forth any additional information that is relevant to the exhaustion of your
	admin	istrative remedies.
(Note: You may attach as exhibits to this complaint any exhaustion of your administrative remedies.)		You may attach as exhibits to this complaint any documents related to the stion of your administrative remedies.)
Previ	ous Law	vsuits
incare States upon	without erated of that wa which re	rikes rule" bars a prisoner from bringing a civil action or an appeal in federal paying the filing fee if that prisoner has "on three or more prior occasions, while is detained in any facility, brought an action or appeal in a court of the United is dismissed on the grounds that it is frivolous, malicious, or fails to state a claim relief may be granted, unless the prisoner is under imminent danger of serious y." 28 U.S.C. § 1915(g).
To the rule"?		f your knowledge, have you had a case dismissed based on this "three strikes
		Yes
	1	Νο

VIII.

	Have you filed other lawsuits in state or federal court dealing with the same fact involved in this action?			
(3	Yes			
	No			
belov	ar answer to Λ is yes, describe each lawsuit by answering questions 1 through α . (If there is more than one lawsuit, describe the additional lawsuits on another using the same format.)			
1.	Parties to the previous lawsuit			
	Plaintiff(s)			
	Defendant(s)			
2.	Court (if federal court, name the district; if state court, name the county and State)			
3.	Docket or index number			
1.	Name of Judge assigned to your case			
5.	Approximate date of filing lawsuit			
6.	Is the case still pending?			
	□ Yes			
	□ No			
	If no, give the approximate date of disposition.			

	7.	What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)
(['] .		you filed other lawsuits in state or federal court otherwise relating to the itions of your imprisonment?
		Yes
	13	No
D.	helov	ur answer to C is yes, describe each lawsuit by answering questions 1 through 7 v. (If there is more than one lawsuit, describe the additional lawsuits on another using the same format.)
	1.	Parties to the previous lawsuit
		Plaintiff(s)
		Defendant(s)
	2.	Court (if federal court, name the district; if state court, name the county and State)
	3.	Docket or index number
	4.	Name of Judge assigned to your case
	5.	Approximate date of filing lawsuit
	6.	Is the case still pending?
		□ Yes

		If no, give the approximate date of disposition.					
		What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)					
ıx.	Certi	fication and Closing					
	know impro of lit modi if spe for fi	Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.					
	A. For Parties Without an Attorney						
		I agree to provide the Clerk's Office with any changes to my address where carelated papers may be served. I understand that my failure to keep a current addron file with the Clerk's Office may result in the dismissal of my case.					
		Date of signing: 4-15, 2019.					
		Signature of Plaintiff Printed Name of Plaintiff Stan 2. Glum Prison Identification # 31M2 Prison Address 710 Wisacky Hwy					
		Dishopuille 30 della					
		City State Zip Code					
	В.	For Attorneys					
		Date of signing:, 20					
		Signature of Attorney Printed Name of Attorney Bar Number					
		Name of Law Firm					

3	2:19-cv-01517-HMH-MGB	Date Filed 05/24/19	Entry Number 1	Page 13 of 16
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_\ddress	
l'elephone Number	
E-mail Address	

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

INFORMATION FOR PRISONERS FILING AN APPLICATION TO PROCEED WITHOUT PREPAYMENT OF FEES AND AFFIDAVIT (FORM AO 240) AND A FINANCIAL CERTIFICATE WHICH ARE REQUIRED TO PROCEED IN FORMA PAUPERIS IN CIVIL RIGHTS ACTIONS/BIVENS ACTIONS

Effective May 1, 2013, the costs for filing a lawsuit is \$350.00, plus an additional \$50.00 administrative fee, for a total of \$400.00 which must be paid when the complaint is filed. If you are unable to pay these costs, you may tile an Application to Proceed without Prepayment of Fees and Affidavit (Form AO 240) which is a request to proceed in forma pauperis. All prisoners, other than pre-trial detainees, also must file a completed Financial Certificate.

A. General Information About Form AO 240:

- 1. The Form AO 240 (form attached) is a request for the court to determine whether you qualify for proceeding in a case without prepayment of the full filing fee as established in 28 U.S.C. § 1914 (currently \$400.00). Payment of the full filing fee is required by 28 U.S.C. § 1915. In order for your Form AO 240 to be considered by the United States District Court for the District of South Carolina, it must be typewritten or legibly handwritten. All information must be clearly and concisely written in the appropriate space on the form. Your original signature must be on the form you submit to the Court.
- 2. When your Form AO 240 is completed, you should mail THE ORIGINAL Form AO 240 along with the additional items listed in the Checklist, which is enclosed, to:

Clerk, U.S. District Court District of South Carolina 901 Richland Street Columbia, South Carolina 29201

If you are submitting your Form AO 240 and/or Financial Certificate in response to an order of this Court, you must put your case number on the documents and mail the ORIGINAL documents to the address provided in the order.

3. It is important to realize that even though a plaintiff may be permitted to proceed without prepayment of the filing fee, if the plaintiff fails to prevail in the case, costs may be taxed against him or her when the case is ended, as specified in 28 U.S.C. §§ 1915(f) and 1920; and Flint v. Haynes, 651 F. 2d 970 (4th Cir. 1981). Plaintiffs who are permitted to proceed in forma pauperis will not be assessed the \$50.00 administrative fee.

NOTE TO PRISONER (other than pretrial detainee): Filing the FINANCIAL CERTIFICATE is required under 28 U.S.C. § 1915(a)(2) in order for you to proceed *in forma pauperis*. THE FORM AO 240 IS NOT COMPLETE AND WILL NOT BE CONSIDERED BY THE COURT UNLESS THE FINANCIAL CERTIFICATE HAS BEEN PROPERLY COMPLETED.

B. General Information About the Financial Certificate:

1. A Financial Certificate (form attached) must accompany your Form AO 240. The Financial Certificate must be signed by you and be completed and signed by the appropriate officer having authority to review and calculate financial information in relation to your inmate trust account. If you are detained

in a county jail, city jail or local detention center, you do not have to submit the Financial Certificate.

- 2. If you do not meet the requirements for paying the filing fee in installments, then the full \$350.00 filing fee and \$50.00 administrative fee authorized by 28 U.S.C. § 1914 must accompany the civil rights complaint. If you cannot afford to pay the full filing fee, but you have sufficient funds (as calculated according to the Prison Litigation Reform Act) to pay an installment payment, then you must pay the first installment of the filing fee upon being granted in forma pauperis status, as computed on the Pinancial Certificate, at the time you file your complaint.
- 3. A properly completed financial certificate is required for the court to consider the Form AO 240 submitted by a prisoner in the South Carolina Department of Corrections or Federal Bureau of Prisons. DO NOT submit your own affidavit instead of the Financial Certificate, or your case may be delayed. The obligation to pay the filing fee in a case arises out of the filing of a case. See 28 IJ.S.C. § 1915.
- 4. Fo obtain a financial certificate disclosing how much money you have credited to your account(s) with the institution in which you are confined, you must sign your name and write your prisoner number (if you have one) on the lines provided at the top of the Financial Certificate (form attached). You should then submit only that page to the division/department that keeps the records of how much money you have in your account(s). (The name of that division/department varies depending on where you are being held, for example, "institutional services" "accounting", etc.) Someone in that division/department will complete the remainder of the Financial Certificate and return it to you. It is then ready to be submitted to the court with the civil rights/Bivens complaint. You must submit the original Financial Certificate, not a copy.
- 5. The Financial Certificate must be current and signed by the authorized officer of the penal institution within six (6) months of its submission to the court. The Form AO 240 with the completed financial certificate, the accompanying civil rights complaint and all other papers listed on the Checklist must be mailed to the Clerk's Office <u>TOGETHER</u>.
- 6. When you receive the completed financial certificate, it will show whether you have sufficient funds to pay the full filing fee or whether you qualify for proceeding by paying the filing fee in installments. This determination is based on how much money is currently on deposit in your institutional account(s) and how much money to which you had access over the past six (6) months. Below is a line-by-line description of the information provided on the Financial Certificate:
 - (a) The first line shows the average monthly deposits to your prison trust account.
 - (b) The second line shows the average monthly balance in your prison trust account for the immediate past six (6) full months.
 - (c) The third line shows the total amount of money to which you have access in your institutional account(s) as of the date that the financial certificate was completed. Money that is not readily accessible is not included in this total; the institution or agency confining you may have a policy which requires that a certain minimum balance be maintained, and so the amount shown on the third line would only include an amount in excess of the required minimum.
 - (d) The fourth line shows the initial installment payment of the filing fee.

CHECKLIST

When a civil rights case from a state, local or federal prisoner is received, the Office of the Clerk of Court hall determine whether the case is in proper form. The term "in proper form" means that the Clerk of Court has received:

- (1) A complaint with your original signature on the appropriate form or in a form substantially similar;
- (2) The full filing fee or an Application to Proceed without Prepayment of Fees and Affidavit (Form AO 240) requesting to proceed in forma pauperis;
- (3) A Financial Certificate form (from all prisoners except pre-trial detainees) completed by the plaintiff and by an officer or employee of the institution where the plaintiff is confined or of the prison system in which the plaintiff is confined;
- (4) A separate Form USM-285 for each defendant sued if the plaintiff is proceeding in formal pauperis (Note that the plaintiff must provide information sufficient to identify the defendant(s) on the Form(s) USM-285. The United States Marshal cannot serve a defendant that is not properly identified, and defendants that are not served may be dismissed as parties to a case.);
- (5) A separate summons form for each defendant sued <u>or</u> one summons listing all defendants and their addresses;

If you need additional space on any of the forms, you may submit additional pages. The plaintiff must use letter-sized paper [8 x 11 inch] and write or type text on one side of a sheet of paper only. Do not write or type on both sides of any sheet of paper. Do not write to the edge of the paper, but maintain one inch margins on the top, bottom and sides of each paper submitted.

Note to Inmate: If you are detained in a county jail, city jail, or local detention center, you do not have to submit the Financial Certificate. You must submit the Form AO 240.